

## THE DAILY HERALD.

Salt Lake City, Utah.

THURSDAY, - - NOVEMBER 3, 1887

## SALT LAKE ORE MARKET.

Furnished daily by McCormick &amp; Co., Bankers

SALT LAKE CITY, November 2.	
SILVER.	
At New York.....	92 1/2 per 100
At Salt Lake.....	92 1/2 per 100
At London.....	43 15-16 per 100
LEAD.	
In New York.....	\$4.30 per 100 lb
In Salt Lake.....	5 1/2 per 100 lb

## LOCAL BRIEFS.

T. R. JONES &amp; Co. received yesterday: Ore, \$19,082.10.

"DAN'S DREAM," the clever cartoon, is selling like hot cakes at Dwyer's.

THOMAS BALLARD, an old resident of Utah, leaves for Liverpool this morning.

THERE is a message at the Western Union Telegraph Office for William McIntyre.

THERE is a message at the Western Union Telegraph Office for Professor John Beckel.

THE Tenth Ward Co-operative Store is now connected with the rest of the world by telephone.

WELLS, FARGO &amp; Co.'s shipments yesterday were: Base bullion, \$2,000; ore, \$20,000. Total, \$22,000.

McCORMICK &amp; Co. received yesterday: Hammer bullion, \$1,940; silver and lead ores, \$10,200. Total, \$12,140.

It was learned last evening that quite a party of Ogden people would come down on Friday to see Ben Israel.

NELDEN &amp; Co. were awarded the printing of the Utah resources pamphlet, on condition that they furnish bonds.

MISS DR. ANDERSON yesterday reported a case of diphtheria at the residence of Mrs. Morse, 918 E. Fourth South Street.

GEORGE LAWRENCE and R. Cardell yesterday forfeited \$10 each for their nonappearance to answer to the charges of being drunk.

A DANISHMAN from Brigham City, named Peter Hansen, was fined \$10 in the Police Court yesterday for drunkenness and profanity.

THE STREET in the vicinity of Godbe's corner has recently come to be somewhat of a horse market. What's the matter with Washington Square?

THE WIDOW O BURNS winked out last evening before an audience that was diminutive in size, but large enough considering the kind of show presented.

THE MANY friends of Mr. Albert Greenwell and Miss Annie Belle Wright, of Ogden, will be pleased to learn of their marriage in Logan, a week ago.

HENRY GROW, the builder, who has been suffering from a severe attack of sciatic rheumatism, was much better yesterday, and will probably be around in a day or so.

GRANDALL, the mild man from Missouri, has gone. Officer Patrick Burke got off with his prisoner over the D. &amp; R. G. at right yesterday morning. By request of the m. m. from Mr. Burke will treat him tenderly en route, but at the same time he will stick to him.

A BAND of Italians swooped down upon the city yesterday morning. There were some seven or eight in the company, and each one was accompanied by a bear. They scattered about the streets, each giving a separate curbstone concert with their bruits, and took in considerable small change.

ON the receipt of the telegraphic news yesterday afternoon, stating that the Supreme Court had refused the writ of error in the Anarchist case, the general opinion expressed on the streets was one of satisfaction, and the 11th inst. is regarded by the majority of citizens as the bomb-throwers' doomsday.

THE CHARGE of assault against G. Bonneride, who resides on the State Road, between Sixth and Seventh South, was heard by Judge Pyper yesterday, and sentenced to the county jail for ten days. His offense consisted of abusing a man named Stephenson, who went to his house to inquire where the Colorado stables were. Bonneride mistook him for a tramp, and knocked him down and booted him.

THE FIREMEN were yesterday preparing to begin shutting off the supply of water to consumers who are in arrears with their water rates. A prominent merchant who saw a tall fireman stalk forth with a long wrench, remarked yesterday that he wished a similar contrivance could be devised for the collection of his monthly accounts. It simply means no pay no water, and fetches them every time.

JOHN FERGUSON was arraigned before Commissioner Norrell yesterday charged with stealing ore from Sandy. He is the same individual whose discharge and re-arrest on the same charge was chronicled a few days since. He entered a plea of not guilty, but the Commissioner thought there was evidence enough to hold the defendant to await the action of the next Grand Jury. Bail was fixed at \$700.

A GENTLEMAN in from the "republic" of Tooele, yesterday, said that everything was lovely out there; good crops, peace and plenty all around. The county's finances are in better condition now than they have been since they were in possession of the "opposite party"; they are able to pay dollar for dollar, and to build wider bridges and make better roads. For all of which the Tooele people are thankful.

THE CROWDS of people who have been standing around THE HERALD building for the past three days, were attracted by the operations of a force of workmen who were engaged in putting in a monster new boiler and engine, lately purchased by THE HERALD, for the purpose of driving its machinery and heating the various offices in the building by means of steam. The laying in of a new engine and boiler is a preliminary to the purchase of a new press, which THE HERALD Company have purchased of the Campbell Press Company, New York, and which it is expected will be in place early in the New Year.

## At All Seasons

At the "Occidental" the beverages concocted, whether in the winter, during summer or fall, are delicious, pure and superior. Full stock of spirits, wines and fermented liquors and choice cigars. Family trade a specialty. ADAMS &amp; MURPHY, Proprietors.

## THEY MUST ANSWER.

Wilson and "Dutch Mollie" Held to the Grand Jury

## ON THE CHARGE OF ROBBERY.

Their Bonds Fixed at \$2,000 Each—Their Gauzy Defense Yesterday Afternoon

The case of robbery against Charles Wilson and Mollie Thompson, alias "Dutch Mollie," was resumed yesterday morning and afternoon, when the defendants were put upon the stand. From them was drawn out what was considered by those who listened to it, a cooked-up, thin story of the circumstances connected with the Chinaman's being at the tent, which didn't hang together worth a cent. He told one version and thought he had it down pretty close, when she gave her version and knocked his yarn cold.

They endeavored to show that Charley Tong had procured a bottle of brandy, and had gone down to the tent to get some hot water to make punch, and have a good time; that while there having said good time and a general glorification spree, the male one of the pair left the tent to attend to his team at the barn, and during his absence the Celestial made indecent proposals to his "sweetie," who screamed, and the sergeant brought back her partner, who, on being told of the Chinaman's misbehavior, began trouncing him, and pummeled him and thrashed him and tore off his wardrobe inside the tent, and that accounted for Charley's half-dressed condition when met by Mr. Paul and the three young men mentioned yesterday. That was all right, as far as it went, but it didn't go very far, for the next minute it was shown by the woman that Charley Tong didn't enter the tent at all, but merely poked his head in at the door and frightened her so that she yelled, and her yell brought Wilson on the scene, who caught the Celestial spook on the outside and lammed it to him there, and that was how his clothing came to be outside the canvas house.

The woman's statement as to how the purse from the tent was stolen, that it was hers, and she had thrown it in there "a long time ago" was considered very gauzy, and the more so as the presence of the cuff button which was taken from the complainant was not accounted for.

The case was briefly gone over for both sides by counsel in their arguments. Mr. Whitmore claiming that the Chinaman had lied about the bottle of brandy, and that if he would be about one thing he might about another; also that Charley Tong's testimony as to his being taken to the tent against his will had been impeached. He maintained that the story told by the defendants fitted in as well as that related by the complainant, and they were entitled to as much credit, and they were entitled to the benefit of the presumption of innocence.

Mr. Ferguson in a brief address to the Court showed up the attenuated position of the defendants and the very slim claim to belief which they had, and in relation to what their counsel had said regarding their being entitled to as much credit as the Chinaman exhibited to the Court and the people present the equivocal position of the man and woman; they were living together in the tent, and when arrested, Wilson said the heathen and lammed his wife by making indecent proposals to her, yet when put upon the stand he said she was not his wife. It was a notorious fact, counsel said, that the woman was a known prostitute, and a man who would live as Wilson had lived with her in the tent would do almost anything. And then talk about their testimony being worthy of credit!

Judge Pyper, before rendering his decision, said that the complaint charged the defendants with a serious offense. It was only necessary to find sufficient cause to believe them guilty, in order to hold them. If there was sufficient cause to believe them guilty, they would be held, if not, they would be set free. The testimony of the Chinaman had been given, and held to pretty well there hadn't been any break down to his statements. The Court would not say there were improbabilities; there were such in all Chinese cases; but in regard to Charley Tong's testimony there was an unbroken, straight story. The Judge then briefly went over the history of the case; in the testimony of the defendants, there appeared to him to be more inconsistencies and improbabilities than in the Chinaman's. The idea of his going to the tent for hot water was a questionable one, as was that of his visiting the quarter and returning therefrom. The corroboration of the Chinaman's evidence was also greater than that of the defense. The woman's testimony had been impeached. The story she had told about the pummeled of the Celestial inside the tent had been contradicted by what she told the officers in the jail, that it occurred outside. The circumstance of the injured heathen running to hunt mine. The native silver is plainly visible all through the rock, and those qualified to know say it runs high in value.

The Court held Wilson and Mollie Thompson in bonds of \$2,000 each, which they were unable to furnish, and they will consequently languish for about three months until the inquisitors meet.

**The Alice Mill to Start.**  
The North Star and Salisbury Mining Company, of which Dr. Mossberg is president and George Tonge secretary, have given a lease and bond of that property to the Alice company, in the sum of \$100,000.

The property is of such dimensions that it will alone supply the Alice mill, which will necessitate the immediate re-kindling of the fires under their boilers.—Butte Inter-Mountain.

**SLEEPLESS NIGHTS,** made miserable by that terrible cough, Shiloh's Cure is the remedy for you. Sold by A. C. Smith & Co., druggists.

**At the "Occidental"** the beverages concocted, whether in the winter, during summer or fall, are delicious, pure and superior. Full stock of spirits, wines and fermented liquors and choice cigars. Family trade a specialty. ADAMS & MURPHY, Proprietors.

## AN OPEN LETTER

To the Mayor and City Council of Salt Lake City.

Gentlemen—So much is being said about the sewerage of this city, I thought maybe it would not be out of place to make a few suggestions on the matter and also to discuss the feasibility of different plans.

That the Jordan River would not be a proper repository for the sewage from Salt Lake City is quite evident to my mind, for I see a much better and more fitting solution to the sewage problem. The theory that I wish to advance is not my own, but like all great men's ideas, borrowed. My theory is that one ten-inch pipe might be laid from Brigham Street on Second East Street, down the said Second East Street to its junction with Tenth or Eleventh South, and there emptied into a close, air-tight iron tank, and as it passes into the tank, or the settling process, the solid and liquid matter separated each from the other, the watery portion raised by a draining engine pump of two or three horse power and distributed onto meadow lands owned by the city, and the solid matter, which will not exceed one ton to 50,000 inhabitants each twenty-four hours, which amount could be hauled away in a one horse cart, and deposited in any farmer's compost heap without detriment to any body. But a permanent place should be provided for dumping such fertilizers which could be carried by rail in tight boxes to a suitable place across the Jordan River, and deposited and buried, if necessary, on lands owned by the corporation.

The reason I have selected Second East Street for a beginning, or an example of my theory, is that it is situated in a depression which would allow the houses to be well drained for two blocks east and west of said street its entire length, and there is plenty of vacant land at the present southern terminus of this street, or its junction with Tenth South, and five acres would be ample to absorb all the water drainage from this ten-inch drain pipe, and one-half acre of this would be ample for the receiving tank and pump and elevated tank into which the raised water is pumped and stored ready to be taken to any distance in pipes and be distributed to the meadow lands to be fertilized by the same; also room enough for the cart or car stands in which is removed the solid matter.

In support of this theory I quote from a paper read by Dr. Charles L. Tatham, of London, England: "The Thames is sadly polluted by the enormous amount of sewage poured into it at the outfall at Barking Creek, so that Lord Bramwell and the commission had said the state of the river was a disgrace to civilization. How could this be remedied? There is but one way, and that is to imitate Paris, Croyden, and other cities, and last of all, Berlin, and utilize the liquid part of the sewage by pouring it over the fields of Essex, Kent, Hertfordshire and Surrey, by means of distributing pipes from the receiving tank, after the water had been pumped into this tank from the receiving and separating tank below."

"The main points observable in the Croyden sewerage farm (which was a great success) were: First—That the sewage should reach the fields in less than twenty-four hours after it entered the sewers. It would then be almost odorless and very fertilizing. To this effect the solid part was strained off and at Croyden the solid part coming from 60,000 people was piled out in a yard per diem. The best kinds of cultivation in sewage farms was found to be rye grass and root crops, such as mangold wurtzel for stock feeding. At Croyden five or six cuttings of rye grass were obtained during the summer, and fifty tons of mangold wurtzel were obtained per acre from fertilization by this fluid sewage."

Here, then, I claim is a clear way out of the sewage question of Salt Lake City. Of course, if the discharge from one pipe can thus successfully and profitably be disposed of, any number that it would need to successfully drain the city could be equally well managed.

Yours respectfully, The Doctor.

## BEFORE JUDGE ZANE.

The Case Against Osborne Grinds Slowly On.

The case of Osborne, implicated with Friend, and charged with forgery, occupied the entire time in the District Court yesterday, and bids fair to exclude all other business during the week. The greater portion of the day was occupied in taking expert testimony as to handwriting, and was of but meagre interest. Proceedings will be resumed at 10 o'clock this morning.

## The Chamber of Commerce.

Additions were made to the specimens and curiosities of the Chamber of Commerce, yesterday, by Mr. J. A. Goodhue, agent of the Geneva Nursery, and Mr. Charles Read. The former presented a lot of nice apples, raised by Amos Potter, of Payson. They were of a variety similar to the red Astracian, and while not very large, were improvements on the general run of those on sale at the fruiterers' stands. Mr. Read's donation was a handsome one specimen from the King of the West mine. The native silver is plainly visible all through the rock, and those qualified to know say it runs high in value.

**Syrup of Figs**  
Is Nature's own true laxative. It is the most easily taken, and the most effective remedy known to cleanse the system when bilious or costive; to dispel Headaches, Colds and Fevers; to Cure Habitual Constipation, Indigestion, Piles, etc. Manufactured only by the California Fig Syrup Company, San Francisco, Cal. For sale in 50 cent and \$1 bottles by all leading druggists. A. C. Smith & Co., agents, Salt Lake.

**Boys' and Children's Suits.**  
We have an overstock of boys' and children's suits, and in order to reduce same, we have made a cut in the price which will enable you to get a good boys' or child's suit at same price formerly paid for a common suit.

**Take Notice**  
Great reduction in emigrant fares from Europe. For further information inquire at No. 29 E. Second South Street, Salt Lake City. J. A. PETERSEN, Emigrant Agent.

**SILKS, Satins, Velvets and Plushes** at special bargain prices at the old-established One-Price Store of F. AUBACH & BRO.

**BARGAIN Sale of Blankets, Quilts, Shawls, Table Cloths and 100 other articles at F. Auerbach & Bro.'s One-Price Store.**

**To Whom It May Concern.**  
Flat cost for furniture for one week. Extra charge for packing. BARRATT BROTHERS.

**FOR all kinds of plumbing, steam and gas fitting, go to J. W. FARRALL & Co., 136 Main St., opposite Tensell's. Telephone No. 153.**

## THAT ADULTERY CASE.

Robinson Secures Bond—Lizzie Goes to Jail.

Bad Robinson and Lizzie Purham, who were arrested on Monday morning charged with adultery, and whose examination was postponed on account of the absence of W. B. Ten Broeck and M. Klopstein, and for whom attachments had been ordered issued, were brought down from the Penitentiary yesterday morning, whether they had been sent in default of bail, and in the afternoon were arraigned before Commissioner Norrell and the complaint read to them. At the request of defendants, who seemed to develop sudden modesty at the appearance of several newspaper men, the public were excluded from the room, only the defendants and court officials being allowed to remain during the taking of testimony. From other sources, however, it was learned that yesterday morning, before the Commissioner did not vary materially from that published in THE HERALD at the time of the arrest of the defendants. There was the issued denial on the part of the defendants that anything of a criminal nature took place, and it was also alleged that Lizzie had sought the protection of Robinson, because Ten Broeck, the man who signed the complaint, had threatened to kill her.

After hearing the testimony, it became evident that they could not be held for adultery, Robinson being unmarried, and there was no proof that the woman was a wife at the time the offense was alleged to have been committed. There was enough evidence, however, to hold both on the lesser charge, and the Commissioner so ordered, fixing the bail in each case at \$300. After a short time had elapsed, Robinson secured George Barr and John Gerrans as bondsmen, but at last account the woman had not been so fortunate, and was, as a consequence, taken out to the mud mansion on the hill.

## SALT LAKE BOUND TO ROOM.

A Wichita Man's Ideas As to Our Future.

The Wichita, Kansas, people who are now in the city, attending the case in the Third District Court, do not confine their attention entirely to judicial matters, if one may judge by a brief conversation had with Mr. J. C. Richey, one of the party, yesterday. He knows something of the manner of working up a boom and how to keep it up when once started. "When we first imbibed the idea that Wichita could make a great place," he said, "we started out to boom her into prominence. With us it was Wichita first, and last all the time, and none of us ever seemed to grow tired of singing her praises to the strangers whom we met abroad or who ventured within our gates. In 1871, the Atchison, Topeka & Santa Fe's terminus was at Newton, a town twenty-seven miles north from Wichita, that was not close enough to suit us, however, and we gave the company \$300,000 to build a branch road to our place. We got the road, and the proved a great benefit, making the counties to the south of us, the Indian Territory or portions of it, tributary to us. We have, of course, grown rapidly since that time, and the prospects are very quite encouraging, I assure you. Yes, I can see a big future ahead for this city, and have some money that I shall invest here before a great while. Your people seem slow as compared with the rush and bustle of the towns in the east; but with energetic citizens as residents of Salt Lake, I would not be surprised to guarantee a population of 200,000 people inside of two years."

## Discharged.

The charge preferred against A. J. Peacock, for selling liquor on Sunday, was taken up in the Police Court yesterday afternoon, after the Wilson robbery examination terminated, when the defense put in their evidence. The statement of the chief prosecuting witness, Averson, not being corroborated, save by the statement of the officer who arrested him, to the effect that he took a bottle of whisky from the prisoner at the City Hall, and was told by Averson that he obtained it at Peacock's, which was ruled out as being only hearsay. The testimony of the witnesses for the defense also bore out Mr. Peacock's evidence yesterday, that Averson came to the saloon at the time indicated in the complaint, but was not admitted, and the accused was discharged.

## A Southern Humorist's Peculiar "Pleasure."

"We had the pleasure of perusing a letter from Charlie Nickerson, an old-time resident of Beaver, but more recent of San Jose, California, to his mother, Mrs. Mary Ann Tanner, of this city, in which is chronicled the death of Oscar Nickerson, a young man aged 16 years, who, as many of our readers will remember, was a very promising boy at the time he left Beaver."—Gleaner. All of which would seem to prove that the writer is a near relative of the Welshman, who on a neighbor inquiring as to the condition of his wife's health, said: "She's dead, thank you!"

## Officers' Meeting.

The regular monthly meeting of the officers of the Y. L. M. I. A. of this State will be held in the Fourteenth Ward Society Hall at 11 o'clock a. m., next Saturday, November 5th. It is desired that all of the officers and as many members as possible, of the organizations of the State, be present.

## Probate Court.

On Wednesday, in the Probate Court, an order was made appointing Oscar A. Amy administrator of the estate of Levine Clark Smith, Amy deceased; the necessary bond was filed and letters of administration were issued.

## BARGAIN Sale of Blankets, Quilts, Shawls, Table Cloths and 100 other articles at F. Auerbach &amp; Bro.'s One-Price Store.

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Flat cost for furniture for one week. Extra charge for packing. BARRATT BROTHERS.

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## IN IDAHO.

Doings at the District Court at Blackfoot.

BLACKFOOT, Idaho, Nov. 2, 1887.  
To the Editor of THE HERALD.  
The District Court for Bingham County opened yesterday, Judge Hayes presiding.

The Territorial grand jury were duly empaneled at the morning session and went to work, no objection being interposed by anyone.

The United States grand jury were called in the afternoon, when the following challenge to the panel was filed by Mr. Kimball, of Ogden:

First—That the requisite number of ballots were not drawn from the jury box of the county.

Second—That notice of the drawing of the Grand Jury was not given in accordance with law.

Third—That the drawing was not had in the presence of officers designated by law.

Fourth—That there is no law authorizing the court to draw a Grand Jury of this court from the said Third Judicial District at large, but said jury should be drawn from Bingham County.

H. W. Smith, D. W. Standford and J. C. Rich, each on behalf of their clients, held to await the action of the United States Grand Jury, also challenged the array for the first three reasons stated above, and the additional one, that the court had no jurisdiction, their clients residing outside the limits of Bingham County and beyond the jurisdiction of the court.

The points were ably argued on both sides and the challenges respectively disallowed by the court. It appearing that but two members of the Grand Jury were residents and voters of Bingham County, Kimball, Smith, Rich and Standford entered challenges against the remaining fourteen jurors, as being disqualified from acting.

Which challenges were also disallowed by his honor. The United States Grand Jury then retired to investigate the unfortunates. The probability is that the legality of the action of the present Grand Jury will be aired in the Supreme Court of the United States before the end of the month.

This afternoon William Budge was arraigned on the usual charge of illegal cohabitation with Jane Doe and Mary Doe and Susan Doe—all well-known members of a family that numerous and respectable family, to which indictment, Kimball of Ogden, his counsel, filed a demurrer, embracing eight or ten counts, which demurrer will be argued to-morrow.

A. S. Andersen, of Rexburg, pleaded guilty to illegal cohabitation; stated he was now living within the law, having put away one wife, and would promise to obey the law in the future. Sentence in his case was deferred until to-morrow to allow the Court to inquire into the facts.

The calendar is a heavy one in both civil and criminal cases, with two grand juries in full play.

The jail is comfortably full and enough lawyers in attendance at court to insure all the expense that Bingham County taxpayers will be able to stand. More hereafter. THE STEPPER.

## AMUSEMENTS.

**THEATRE TO-NIGHT.**—Neil Burgess, renowned for his Widow Bedott and Vim, comes to the Theatre this evening, rendering the latter performance. The engagement is limited to one night.

**THE AID SOCIETY BALL.**—The Young Ladies' Aid Society ball occurs at the Opera House this evening. Every preparation has been made for a grand time, and success is a foregone conclusion.

**THE TULLIDGE BENEFIT.**—There is a good deal of interest in the performance of Ben Israel, which comes off at the Theatre to-morrow evening. An impression has gone abroad to some extent that the piece is something in the nature of a cantata or musical play, owing to the appearance in it of the Grand Opera Company. This is an error. The play is a five-act historical drama, and the music composed by the way by Professor Careless especially for Ben Israel—consists of a number of choruses which are introduced during the action of the piece. The chorists will be costumed according to the period.

The boxoffice for Ben Israel seats will be open this morning at 10 o'clock.

**Ran Away From Home.**  
James McDonald, who lives at 942 Thirty-fourth Street, Oakland, California, writes to THE HERALD that his son, aged 15 years, left home on the 18th ult., and on that day told some boys that he intended to come to Salt Lake. The lad is described as being small for his age, but of heavy build, and has some India ink marks on his left wrist. His relatives are anxious to hear from him, and will be grateful to anyone who will send them information as to his whereabouts to the above address.

**The Wasatch Mining Company.**  
A special meeting of the stockholders of this company will be held on Thursday, November 10, 1887, at 7:30 p. m., at the company's office, 55 East Temple Street. By order of the board of trustees, NEPHI W. CLAYTON, Secretary.

## U WANT:

**Of Course U Want—What Don't U Want?**

U want to rent a house?  
U want a situation?  
U want a servant?  
U want to sell something?  
U want to buy a horse?  
U want to find something lost?  
U want to rent a room?  
U want a housekeeper?  
U want a bookkeeper?  
U want to know how to have your wants gratified, and we'll tell you.

Advertise in THE HERALD want column and you will see how soon your wants will be supplied.

**Wake Up!**  
The cheapest and best place in Salt Lake City to buy your groceries is at No. 29 E. Second South Street. Imported fish a specialty. J. A. PETERSEN, Agent.

**Down Quits**  
In silk, satin and sateen, also Japanese embroidered zofa Pilows cheap, at Dinwoody's.

**Depon** buying elsewhere call at F. Auerbach & Bro.'s One Price Store. You are sure to save time and money.

## IN A WORTHY CAUSE.

A Laudable Movement Among the Artists of Utah.

A number of the artists of this city, among whom may be named Messrs. Jan. Weggeland, W. C. Morris, George M. Ottinger and Harry Squires, are now at work upon an art distribution scheme which will take place somewhere about the holidays, and be for the benefit of the late sculptor, Harry Brown, whose sudden demise will be well remembered. The idea is to have each artist—amateur as well as professional—donate a picture to the managing committee in charge of the distribution, and when the collection is complete, a certain number of tickets will be sold at \$5 each, which will entitle the holders to a chance in the distribution. In addition to the pictures, there will also be a number of the works of the deceased sculptor, and it will so be arranged that every ticket will draw a prize, the value of which will vary from the price of the ticket to four times that amount. The prizes will soon be on exhibition in the windows of Calder's Music Palace. The idea is meeting with general encouragement, and it is believed that each artist called upon for a work, will cheerfully and gladly respond to the request made of him.

**GEORGE HOLYOAK HELD.**  
He Had Endeavored to Live Within the Law, But—

BEAVER, U. T., November 2.—[Special to THE HERALD.]—The case of George Holyoak, of Parowan, who is charged with unlawful cohabitation, came up for examination before Commissioner Smith, to-day, at 2 p. m.

Dr. Christian appeared for the defendant. The evidence disclosed the fact that Holyoak had been absent most of the time for the last three years, and yet he had been seen at his residence in Parowan lane several times during the period mentioned in the complaint. There had been no separation between the defendant and his second wife, nor a mutual agreement to live apart, yet the defendant testified that he had intended and had endeavored to live within the law. This testimony was candid on the part of all the witnesses. Mr. Holyoak was held to await the action of the grand jury, in bonds of \$1,000, and the witnesses in \$200 each. It is said that the deputies intend to scour Southern Utah before the December term.

**THE CHARGE AGAINST ROBERTS**  
A Girl of Fifteen Years Said to be His Paramour.

A man bearing the name of John R. Roberts, was arrested yesterday by Deputy Cannon and taken before the Commissioner. The complaint on which the warrant of arrest was issued, was signed by Thomas H. Dean, and alleged that Roberts was guilty of fornication, his victim being a girl of about 15 years, named Annie Layshon. Roberts is a man probably between 40 and 45 years of age, unmarried, and is said to be employed in the D. & R. G. shops. His bonds, pending examination, were placed at \$500, and his case set for hearing at 10 o'clock this morning. He could not obtain the required sureties, however, and was taken out to the Pen. It is said the criminal intimacy has been continued for more than a year past, and that the girl named is in a delicate condition.

## CUTTING SCRAPE AT OPHIR.

Donald Chisholm Charged With Attempt to Kill.

A few days since THE HERALD contained an account of a cutting scrape, which took place at Ophir on the 19th of October; and at the time of the publication the victim, James Kelly, was lying ill in one of the hospitals. On Monday last, however, he had recovered sufficiently to appear before Commissioner Norrell, when he swore out a complaint charging a man named Donald Chisholm with assault with intent to kill. Deputy Franks left on Tuesday for Ophir and returned with Chisholm yesterday. He was taken before Commissioner Norrell soon after his arrival here, and bonds were placed at \$1,000. His examination will probably be held at 4 o'clock to-day.

## Cadet Burns.

The funeral services over the late Cadet Burns, of the Salvation Army, on Tuesday, have been mentioned in the Enquirer. THE SALT LAKE HERALD of October 23d notices the death of the young man in that city on the previous day, and says: "He came to Salt Lake City from Oakland, California, three months ago, and has since then labored very faithfully with his fellow officers." The Mormons were very kind to young Burns during his last illness, and rendered every possible assistance. D. O. Cozens brought the body to Oakland. In the account of the funeral a mention was made of tambourines, which was incorrect, as no tambourines are played at Salvation Army funerals.—Oakland Enquirer.

## Races on Friday.

Friday next the Driving Park will be again thrown open to the public free of charge, when